FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL 3235-0287 Estimated average burden hours per response: 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

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1. Name and Address of Reporting Person* JORDAN JEFFREY D				2. Issuer Name and Ticker or Trading Symbol Maplebear Inc. [CART]							Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner					
(Last)	(Fir	3. Date of Earliest Transaction (Month/Day/Year) 02/14/2024							Officer (give title below)				Other (specify below)			
	PLEBEAR	INC.	4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable Line)						
(Street)						X Form filed by One Reporting Person Form filed by More than One Reporting										
SAN FRANCI	ISCO CA	A	94105	Rule 10b5-1(c) Transaction Indication												
(City)	(St	Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.														
(,)			^(Zip) 		satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10. re Securities Acquired, Disposed of, or Beneficially Owned											
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Yea	2A. Deeme	ed 3 Date, T	3. Transaction Code (Instr.		4. Securities Acquired (A) or		l (A) or	5. Amount of		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		Nature of irect neficial rnership str. 4)		
					G	ode	v	Amount	(A) or (D)	Price	Reported Transaction (Instr. 3 ar		(111311. 4)		su. 4)	
Common	Stock		02/14/2024			J (1)		1,178,277	D	\$0	3,534,	826	I	Pa Fu L.	r AH rallel nd IV, P., as minee ⁽²⁾⁽³⁾	
Common	Stock		02/14/2024			J (1)		1,623,788	D	\$0	4,871,	362	I	Ho Fu L.	ndreessen prowitz nd IV, P., as minee ⁽²⁾⁽⁴⁾	
Common	Stock		02/14/2024			J ⁽¹⁾		28,158	A	\$0	28,1	58	I	1 1	Family ust	
Common	Stock		02/15/2024			S		303,899	D	\$25.85 ⁽⁵	161,1	15	I	Ho LS I,	ndreessen prowitz SV Fund L.P., as minee ⁽²⁾⁽⁶⁾	
Common Stock		02/15/2024			S		161,115	D	\$26.3(7)	0		I	Ho LS I, I	ndreessen prowitz SV Fund L.P., as minee ⁽²⁾⁽⁶⁾		
Common Stock		02/15/2024			S		193,090	93,090 D \$25.85 ⁽⁵⁾ 102,375		I	Se	v a16z ed-III, CC ⁽²⁾⁽⁸⁾				
Common Stock 02/15.		02/15/2024			S		102,375	D	\$26.3(7)	0		I	Se	a16z ed-III, LC ⁽²⁾⁽⁸⁾		
Common	Stock										20,7		D			
		Ta	ıble II - Derivati (e.g., pι					Disposed on the convert				d				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivativ Securitie Acquired (A) or Disposed of (D) (Instr. 3, and 5)	re Ex (M	pirati	on Date Day/Year) Am Sec Unc Der Sec		itle and ount of urities lerlying ivative urity (Instr. d 4)	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	Beneficia Ownershi (Instr. 4)	
	I	I	1								1	I			1	

		Tal	ole II - Derivati (e.g., pu					options, o	onvertib	e se			d		
1. Title of	2.	3. Transaction	3A. Deemed	⊈ .ode		6AN	um(D)er	Expertis Elater		7itTët	le Salnadres		9. Number of	10.	11. Nature
ESectantatio	Conversion noorf⊞Rescoisons	e(\$/tonth/Day/Year)	Execution Date, if any	Transa Code	Instr.	Der	vative	Expiration Do (Month/Day/)			unt of rities	Derivative Security	Securities	Ownership Form:	of Indirect Beneficial
(Instr. 3)	Price of	aind distribution of sh	(Month/Day/Year)	8) ck of the	e Issuer	Sec	urities Incred	members for n	o consideration	Unde	erlying includes sub	(Instr. 5) sequent distri	Beneficially buttons by genera Owned	Direct (D)	Ownership
members to t	heir respective	partners or members				ACQ (A)		_			rity (Instr.			or indirect . (I) (Instr. 4)	(Instr. 4)
2. Mr. Jordan	is a member of	f the general partners	of the AH Fund Enti		defined	hDisi	opsedt l			a 3 gano	b4)and discl	laims benefici	a Reported p of th	e shares held l	by the AH
		t shall not be deemed						ch shares, exce	pt to the exter	nt of his	s pecuniary	interest, if any	/, Transaction(s) (Instr. 4)	y virtue of his	interest in
the AH Fund	Entities, and/o	r the general partner	entities thereof, as ap	plicable			tr. 3, 4 5)								
		cord by AH Parallel F													
		ies"). AH Equity Part													
		the AH Parallel Fund							farc Andreess	sen and	B A mount H	łorowitz. Mai	c Andreessen and	Benjamin Ho	rowitz
share voting	and dispositive	power with respect t	o the shares held by t	he AH I	Parallel	Fund	IV Enti	ties.			or				
4. The shares	are held of red	cord by Andreessen H	orowitz Fund IV. L.F	. for its	elf and	as no	minee f	or Andreessen I	lorowitz Fun	d IV-A.	Number Lag. Andre	essen Horow	itz Fund IV-B. L.F	and Andrees	sen
Horowitz Fu	nd IV-O. L.P. (collectively, the "AH	Fund IV Entities"). A	II Fani	twPartn	ersall	. Luka C	(EAH-EP-IV")	isthe genera	l pastae	er och the AH	Fund IV Enti	ties and has sole v	oting and disr	ositive
power with r	egard to the sh	ares held by the AH F	fund IV Entities. The	managi	ng mem	bers	of AH E	EP IV are Marc	Andreessen a	nd Ben	jamin Horo	witz. Marc Ar	dreessen and Ben	jamin Horowi	tz share _

- 5. The shares were sold at prices ranging from \$25.15 to \$26.14. The reporting person will provide to the SEC, the issuer or security holder of the issuer, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 6. The shares are held of record by Andreessen Horowitz LSV Fund I, L.P., for itself and as nominee for Andreessen Horowitz LSV Fund I-B, L.P. and Andreessen Horowitz LSV Fund I-Q, L.P. (collectively, the "AH LSV Fund I Entities", and together with the AH Fund IV Entities, the AH Parallel Fund IV Entities and a 16z Seed-III, LLC, the "AH Fund Entities"). AH Equity Partners LSV I, L.L.C. ("AH EP LSV I") is the general partner of the AH LSV Fund I Entities and has sole voting and dispositive power with regard to the shares held by the AH LSV Fund I Entities. The managing members of AH EP LSV I are Marc Andreessen and Benjamin Horowitz. Marc Andreessen and Benjamin Horowitz share voting and dispositive power with respect to the shares held by the AH LSV
- 7. The shares were sold at prices ranging from \$26.15 to \$26.78. The reporting person will provide to the SEC, the issuer or security holder of the issuer, upon request, full information regarding the number of shares sold at each separate price within the range set forth in this footnote.
- 8. The shares are held of record by a16z Seed-III, LLC.

/s/ Bradley Libuit, Attorney-02/16/2024 in-Fact

** Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

voting and dispositive power with respect to the shares held by the AH Fund IV Entities.

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.